

Exhibit 10
Changes in Interests
FCC Form 316, Section III, Item 5(a)

Name and Addresses of Any Party to Application Holding an Attributable Interest	Citizenship	INTEREST HELD			
		BEFORE ASSIGNMENT		AFTER ASSIGNMENT	
		Percentage Vote	Percentage Total Assets (Equity plus Debt)	Percentage Vote	Percentage Total Assets (Equity plus Debt)
Barrington Myrtle Beach License LLC ("BMB License") 2500 West Higgins Road, Suite 880 Hoffman Estates, IL 60195	Delaware Limited Liability Company	Non-existent	Non-existent	Licensee	Licensee
Barrington Myrtle Beach LLC ("BMBLLC") 2500 West Higgins Road, Suite 880 Hoffman Estates, IL 60195	Delaware Limited Liability Company	Non-existent	Non-existent	100% of BMB License Member BMB License	100% of BMB License
Barrington Broadcasting Group LLC ("BB Group") ¹ 2500 West Higgins Road, Suite 880 Hoffman Estates, IL 60195	Delaware Limited Liability Company	Non-existent	Non-existent	100% of BMBLLC Managing Member BMB License and BMBLLC	100% of BMBLLC
Barrington Broadcasting LLC ("BBLLC") ² 2500 West Higgins Road, Suite 880 Hoffman Estates, IL 60195	Delaware Limited Liability Company	100% of Barrington Broadcasting Corporation ³	100% of Barrington Broadcasting Corporation ³	100% of BB Group Managing Member of BB Group	100% of BB Group

¹ Surviving entity of merger with Barrington Broadcasting Corporation. See footnote 3, below.

² Barrington Broadcasting Company, LLC ("BBC"), a Delaware limited liability company, following consummation of the instant transaction, will provide management services to the station(s) that (is) (are) the subject(s) of this application. (BBC provides similar services to the operating commercial television stations identified in Exhibit 12 to this application.) The members of BBC are: K. James Yager, Chris Cornelius, Keith Bland, and Mary Flodin, each of whose address is 2500 West Higgins Road, Suite 880, Hoffman Estates, Illinois 60195, and each of whom is a United States citizen. BBC is a member of BBLLC, but BBC does not presently hold any actual membership interests in, and does not possess any voting rights or rights
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Pilot Group LP ("Pilot LP") 745 Fifth Avenue, 24th Floor New York, NY 10151	Delaware Limited Partnership	100% of BBLLC	100% of BBLLC	100% of BBLLC ⁴ Member of BBLLC	100% of BBLLC ⁴
Pilot Group GP LLC ("Pilot GP") ⁵ 745 Fifth Avenue, 24th Floor New York, NY 10151	Delaware Limited Liability Company	100% of Pilot LP	1.05% of Pilot LP	100% of Pilot LP General Partner of Pilot LP	1.05% of Pilot LP

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to appoint officers or directors of, BBLLC. BBC has only a contingent interest in BBLLC, in the form of a right to the distribution of net cash from the sale of capital assets when certain thresholds are met. More specifically, upon the occurrence of a Capital Event (as defined in the BBLLC agreement), BBC will be entitled to receive a distribution equal to a percentage of the net cash return from such Capital Event, ranging from 5% to 10%, after Pilot LP shall have received a return of its capital and a specified return on its investment. Nevertheless, the instant application provides the information regarding BBC that would be called for if it were a party to the application. Neither BBC nor its officers and owners have attributable media interests other than in the stations identified in Exhibit 12.

³ Barrington Broadcasting Corporation, currently a wholly-owned subsidiary of BBLLC, will be merged into BB Group as a part of the instant transaction and will cease to hold an interest in the licensee.

⁴ Pilot LP holds 100% of the Membership Interests in BBLLC and has the sole contractual power to designate the Managing Member of that entity.

⁵ As the General Partner of Pilot LP, Pilot GP is vested with the management, operation, and control of Pilot LP. However, certain significant actions require the consent of all or some of the limited partners of Pilot LP. The business and affairs of Pilot GP are conducted and managed by the Management Committee, which consists of four members, one each designated by KPVLLC (defined below), Mayo S. Stuntz, Jr., Paul M. McNicol, and Robert B. Sherman. KPVLLC has designated Robert

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Katonah Pittman Ventures LLC ("KPVLLC") c/o Pilot Group LP 745 Fifth Avenue, 24th Floor New York, NY 10151	Delaware Limited Liability Company	0%	8.48% of Pilot LP 72.7% of Pilot GP	0% Attributable Limited Partner of Pilot LP Member of Pilot GP	8.48% of Pilot LP 72.7% of Pilot GP
K. James Yager 2500 West Higgins Road, Suite 880 Hoffman Estates, IL 60195	U.S.	0%	0%	0% Chief Executive Officer of BMB License, BMBLLC, and BB Group	0%
Chris Cornelius 2500 West Higgins Road, Suite 880 Hoffman Estates, IL 60195	U.S.	0%	0%	0% President and Chief Operating Officer of BMB License, BMBLLC, and BB Group	0%

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W. Pittman to serve on the Management Committee. Messrs. Stuntz, McNicol, and Sherman have each designated himself to serve on the Management Committee. There is also a two-member Operating Committee of Pilot GP which makes the daily management decisions of the company. The two members of the Operating Committee, Messrs. Stuntz and McNicol, have equal voting power; and the Operating Committee acts by the unanimous consent of its two members.

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Mary Flodin 2500 West Higgins Road, Suite 880 Hoffman Estates, IL 60195	U.S.	0%	0%	0% Vice President, Finance of BMB License, BMBLLC, and BB Group	0%
Keith Bland 2500 West Higgins Road, Suite 880 Hoffman Estates, IL 60195	U.S.	0%	0%	0% Vice President of BMBLLC and BB Group	0%
Mayo S. Stuntz, Jr. c/o Pilot Group LP 745 Fifth Avenue, 24th Floor New York, NY 10151	U.S.	17.20% of Pilot GP	1.43% of Pilot LP	17.20% of Pilot GP Executive Vice President and Treasurer of BBLLC Attributable Limited Partner of Pilot LP Executive Vice President, Treasurer, Member of Management Committee, and Member of Operating Committee of Pilot GP	1.43% of Pilot LP

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Paul M. McNicol c/o Pilot Group LP 745 Fifth Avenue, 24th Floor New York, NY 10151	U.S.	4.12% of Pilot GP	0%	4.12% of Pilot GP Secretary of BMB License, BMBLLC, and BB Group Senior Vice President and Secretary of BBLLC Senior Vice President, Secretary, Member of Management Committee, and Member of Operating Committee of Pilot GP	0%

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Robert B. Sherman c/o Pilot Group LP 745 Fifth Avenue, 24th Floor New York, NY 10151	U.S.	1.90% of Pilot GP	0.21% of Pilot LP 1.79% of Pilot GP	1.90% of Pilot GP Senior Vice President of BBLLC Attributable Limited Partner of Pilot LP Member, Senior Vice President, and Member of Management Committee of Pilot GP	0.21% of Pilot LP 1.79% of Pilot GP
Robert W. Pittman ⁶ c/o Pilot Group LP 745 Fifth Avenue, 24th Floor New York, NY 10151	U.S.	76.70% of Pilot GP 100% of KPVLLC	51.0% of KPVLLC Class A Membership Interests ⁶ 99.0% of KPVLLC Class B Membership Interests ⁶	76.70% of Pilot GP 100% of KPVLLC Member of Management Committee of Pilot GP Managing Member of KPVLLC	51.0% of KPVLLC Class A Membership Interests ⁶ 99.0% of KPVLLC Class B Membership Interests ⁶

⁶ There are three classes of membership interests in KPVLLC. The Class A interests represent all of KPVLLC's ownership of its limited liability company interest in Pilot GP. The Class B interests represent all of KPVLLC's ownership of its limited (continued...)

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partnership interest in Pilot LP. The Class C interests represent all of KPVLLC's ownership of shares in an unrelated company. Robert W. Pittman owns 51% of the Class A membership interests and 99% of the Class B membership interests in KPVLLC. Katonah Pittman Ventures Inc. ("KPVI"), a domestically-organized corporation that is 100% owned by Mr. Pittman, owns 1% each of the Class A and Class B membership interests of KPVLLC. The Robert W. Pittman Children's Trust dated December 18, 1977 (the "Trust") owns 48% of the Class A membership interests in KPVLLC.

On February 15, 2005, the FCC granted an application of Barrington Michigan Corporation (an affiliate of Assignee) for FCC consent to acquire the construction permit for unbuilt television station WBSF(TV), Bay City, Michigan, Facility I.D. No. 82627 (File No. BAPCT-20041130AVP), which contained in Exhibit 12 a Request for Attribution Exemption for KPVI and the Trust, and, thus, Assignee believes that these interests have been found to be exempt from attribution. The Request for Attribution Exemption from Exhibit 12 of the WBSF(TV) application stated in pertinent part as follows and is repeated herein:

Katonah Pittman Ventures Inc. ("KPVI"), a domestically-organized corporation, is a Class A member and a Class B member of Katonah Pittman Ventures LLC The Robert W. Pittman Children's Trust dated December 18, 1977 (the "Trust") is a Class A member of Katonah Pittman Ventures LLC. KPVI owns 1% each of the Class A membership interests and the Class B membership interests in Katonah Pittman Ventures LLC. The Trust owns 48% of the Class A membership interests in Katonah Pittman Ventures LLC. Neither KPVI nor the Trust is involved in any way in the management of Katonah Pittman Ventures LLC, which is entrusted entirely to its Sole Managing Member, Robert W. Pittman, who owns 51% of the Class A membership interests in Katonah Pittman Ventures LLC and 99% of the Class B membership interests in Katonah Pittman Ventures LLC, as shown in Exhibit 11 to this application. (Mr. Pittman is also the sole shareholder of KPVI, and his wife Veronique C. Pittman and his financial advisor, Robyn S. Transport, both of whom are U.S. citizens, serve as co-trustees of the Trust, which was established by Mr. Pittman as an estate-planning vehicle.) Neither KPVI nor the Trust is involved in any way in the operations of any of the entities in which Katonah Pittman Ventures LLC, directly or through subsidiaries, holds an interest.